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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/015,983	11/02/2001	Marc A. Desbiens	1028-005US01	3486	
28863	7590 03/16/2006		EXAMINER		
SHUMAKER & SIEFFERT, P. A.			PARDO, THUY N		
8425 SEASON SUITE 105	NS PARKWAY		ART UNIT	PAPER NUMBER	
ST. PAUL, M	IN 55125		2165		

DATE MAILED: 03/16/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

		Appl	ication No.	Applicant(s)				
Office Action Summary		10/0	15,983	DESBIENS ET	DESBIENS ET AL.			
		Exan	niner	Art Unit				
			Pardo	2165				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
WHIC - Exter after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR CHEVER IS LONGER, FROM THE MAIL nations of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communical period for reply is specified above, the maximum statute re to reply within the set or extended period for reply will, reply received by the Office later than three months after ed patent term adjustment. See 37 CFR 1.704(b).	ING DATE O 7 CFR 1.136(a). In cation. bry period will apply by statute, cause the	F THIS COMMUN no event, however, may a and will expire SIX (6) MO he application to become A	ICATION. reply be timely filed NTHS from the mailing date of this BANDONED (35 U.S.C. § 133).				
Status								
1)⊠	Responsive to communication(s) filed of	n <u>02 Novemb</u>	<u>oer 2001</u> .					
2a) <u></u>	This action is FINAL . 2b)⊠ This action is non-final.							
3)	Since this application is in condition for	allowance ex	cept for formal mat	tters, prosecution as to the	he merits is			
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
4)⊠	Claim(s) <u>1-12</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5)⊠	Claim(s) <u>8-12</u> is/are allowed.							
6)⊠	Claim(s) <u>1</u> is/are rejected.							
7)🛛	Claim(s) 2-9 is/are objected to.							
8)[Claim(s) are subject to restriction	n and/or elect	ion requirement.					
Applicati	on Papers							
9)	The specification is objected to by the E	xaminer.						
10)⊠ The drawing(s) filed on <u>02 November 2001</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority u	ınder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
2) 🔲 Notic 3) 🔯 Inforr	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO- nation Disclosure Statement(s) (PTO-1449 or PTO r No(s)/Mail Date 5/20/02; 6/17/04.		Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (P [*] 	TO-152)			

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DETAILED ACTION

- 1. Applicant's Application filed on November 02, 2001 has been reviewed.
- 2. Claims 1-12 have been presented for examination.

Claim Rejections - 35 USC § 101

35 U.S.C. 101 reads as follows:

Whoever invents or discovers any new and useful process, machine, manufacture, or composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title.

3. Claim 1 is rejected under 35 U.S.C. 101 because the claimed invention is directed to non-statutory subject matter. For instance, the content of these claims does not constitute a statutory process, machine, manufacture or composition of matter in which the statutory process must result in a physical transformation.

Claim Rejections - 35 USC § 102

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- 4. Claim 1 is rejected under 35 U.S.C. 102(a) as being anticipated by C.J. Date, 7th edition, 2000, chapter 21, "Decision Support".

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As to claim 1, Date teaches the invention substantially as claimed, comprising:

a modeling step to create a planning cube and set up relationships between users and data [pages 711-715, "Dimensional Schemas"]; and

a using step to delegate planning and coordinate the passing of data [pages 715-720, "Online Analytical Processing"].

Allowable Subject Matter

5. Claims 2-9 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

As to claim 2, the feature that the modeling step comprises the following steps: a) defining one or more dimensions describing the structure of an enterprise; b) defining one or more user classes; c) mapping said user classes to the levels in the structures identified by said one or more dimensions to produce an organisation object; d) creating a cube from said planning data repository; and e) creating a plan from said cube, thereby assigning ownership; and the using step comprises the following steps: for each contributing manager or contributor as identified by said organisation object: f) delegating said plan by a superior manager, who may be a plan manager or contributing manager, to a delegated contributing manager or a contributor; g) incorporating changes generated by said delegated contributing manager or said contributor to data within said plan thereby creating a proposal; h) passing by said delegated contributing

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manager or said contributor of said proposal to said superior manager; and i) accepting or rejecting by said superior manager of said proposal, taken together with other limitations of claim 1 was not disclosed by the prior art of record.

Claims 3-7 being further limiting to claim 2 are also objected to.

Claims 8-12 are allowed over the prior art of record.

The following is an Examiner's Statement of Reasons for Allowance:

The prior art of record fails to teach or suggest individually or in combination For each contributing manager or contributor as identified by said organisation object: g) delegating said plan or sub-plan by a superior manager, who may be a plan manager or contributing manager, to a delegated contributing manager or contributor; h) incorporating changes generated by said delegated contributing manager or contributor to data within said plan thereby creating a proposal; i) passing said proposal to said superior manager using said delegation object to ensure validity of said proposal; and j) accepting or rejecting by said superior manager of said proposal. the accepting of said proposal being followed by the steps of including said proposal in said superior manager's proposal and the rejecting of said proposal being followed by the step of sending said proposal back to said delegated contributing manager or contributor for further consideration as set forth in independent claims 8-12.

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6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thuy Pardo whose telephone number is 571-272-4082. The examiner can normally be reached on Mon-Thur.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jeffrey Gaffin can be reached on 571-272-4146. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

March 09, 2006

THUY N. PARDO PRIMARY EXAMINER